

**UNITED STATES COURT OF APPEALS
FOR THE ELEVENTH CIRCUIT**

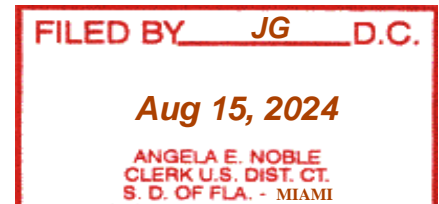
ELBERT PARR TUTTLE COURT OF APPEALS BUILDING
56 Forsyth Street, N.W.
Atlanta, Georgia 30303

David J. Smith
Clerk of Court

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August 15, 2024

Clerk - Southern District of Florida
U.S. District Court
400 N MIAMI AVE
MIAMI, FL 33128-1810



Appeal Number: 24-10114-GG
Case Style: Angela Gallo, et al v. Carnival Corporation
District Court Docket No: 1:23-cv-23266-CMA

The enclosed copy of this Court's Order of Dismissal is issued as the mandate of this court. See 11th Cir. R. 41-4. Counsel is advised that pursuant to 11th Cir. R. 27-2, "a motion to reconsider, vacate, or modify an order must be filed within 21 days of the entry of such order. No additional time shall be allowed for mailing."

Clerk's Office Phone Numbers

General Information:	404-335-6100	Attorney Admissions:	404-335-6122
Case Administration:	404-335-6135	Capital Cases:	404-335-6200
CM/ECF Help Desk:	404-335-6125	Cases Set for Oral Argument:	404-335-6141

Enclosure(s)

DIS-4 Multi-purpose dismissal letter

In the
United States Court of Appeals
For the Eleventh Circuit

No. 24-10114

Non-Argument Calendar

ANGELA BERNHARDINE GALLO,
Angela Bernhardine Gallo Individually
and as Personal Representative of the
Estate of Basilio Gallo, Deceased,
LISA ANTIONIETTA LIE GALLO,
Individually,

Plaintiffs-Appellees,

versus

CARNIVAL CORPORATION,
Carnival Corporation Which Will Do Business In California
As Carnival Cruises Lines, a Foreign Corporation with
its principal place of business in the State of Florida,

Defendant-Appellant.

Appeal from the United States District Court
for the Southern District of Florida
D.C. Docket No. 1:23-cv-23266-CMA

Before LAGOA, BRASHER, and ABUDU, Circuit Judges.

PER CURIAM:

Upon review of the record and the responses to the jurisdictional questions, this appeal is DISMISSED for lack of jurisdiction. Appellant challenges a portion of the district court's December 12, 2023 order that it alleges denied appellant's motion to compel arbitration. However, the December 12 order did not deny that motion, and the motion was previously denied as premature in a paperless order entered on October 29, 2023. Appellant clarifies that it does not appeal the October 29 order, and that it only appeals the portion of the December 12 order that it asserts denied its motion to compel. *See* Fed. R. App. P. 3(c)(4). Because the appellant challenges only a non-existent ruling, we conclude that the appellant lacks appellate standing. *See Wolff v. Cash 4 Titles*, 351 F.3d 1348, 1353-54 (11th Cir. 2003).